DATE WITHDRAWN. Menschel Now the Only Caudidate Before the Board of Education - Reynolds's Champion Said He Was a Politician,

The principal feature of the meeting of the Board of Education yesterday afternoon was a long discussion over the appointment of a school trustee for the Tenth ward. The candidates were James B. Reynolds of 2d Delancey street and Henry Henschel, a painter and decorator, who has lived in the ward for twenty years or more. Mr. Reynolus, on the other hand, has been a resident of this city only since November, 1893. He lives in the building of the University Settlement, of which he is an active

The names of the two candidates have been before the Committee on Trustees for some time. At the meeting on Feb. 29 the majority report of the committee supported Mr. Henschel. It was decided at the time to lay the final action on the matter over until yesterday.

Commissioner Hubbell submitted the minority report of the committee advocating the appointment of Mr. Reynolds. The discussion opened when Mr. Hubbell moved that the report of the minority be submitted in place of the majority report of the committee. Several of the Com-Estasioners were on their feet in an instant, but the Chair finally recognized Mr. Hubbell, who support of the motion he had made.

He began by giving his reasons why Mr. Reynolds should be chosen trustee over Mr. Henschel. The former, Mr. Hubbeli said, was e graduate of Yale College, and had studied in the German universities. He was a man of superior education, and had spent much time in On the other hand, Henschel was a politician,

who was reported to have said that his vote in school matters would be controlled by a certain political leader. Mr. Hubbell read letters from President Low of Columbia College, Henry Holt, James R. Sheffield, and others advocating Mr. Reynolds for the post of school trustee.

We have the two men to choose from," Mr. Hubbell concluded, "and we should select the Hubbell concluded, "and we should select the one most fitting. That one is Mr. Reynolds. I have heard that Henschel is concerned in politics in such a way as to bring discredit on the educational system."

Commissioner Moriarty said in reply:
"Never has Mr. Henschel held a political office or received money from an office political. He san honest painter who has risen step by step through the ability which the great God has given him."

given him."

After several Commissioners had followed Mr. Moriarty Commissioner O'Brien moved that the matter be sent back to the Committee on Trustees. He said that certain accusations had been made against Mr. Henschel, and that they should be thoroughly investigated before a vote was taken.

office as school trustee," added he, "we want to know it."

"Unless a vote is taken now, Mr. Reynolds will withdraw his name." add Mr. Hubbell. Finally, by a vote of eleven to five, it was decided to refer the matter back to the committee. Mr. Hubbell then withdrew Mr. Reynolds's name, which practically leaves Mr. Henschel in possession of the field.

The report of City Superintendent of Schools Jasper in relation to the registration of pupils in the schools, the attendance, &c., was now read. Mr. Jasper reported that on Feb. 11 the number of pupils registered in the schools of this city was 17,348, the attendance on that day was 163,831, and there were 28,943 sittings awaitable for the admission of additional pupils over the registration. over the registration.

ever the registration.

Commissioner Gerard moved that the Committee on Legislation take cognizance of the bill how before the Legislature in regard to the furnishing of uniforms and arms to the pupils in the public schools, and that the committee report to the Board as soon as possible.

THE NEGRO, WALKER, ARRESTED. Bis Attack Upon Katle Smeltz Was Not His First Offence.

JAMAICA, March 6,-Cornelius Walker, a burly negro, who formerly lived here, is locked up in the Town Hall awaiting trial for assaults upon young white girls. He was captured by Detective Benjamin A. Ashmead late last night. Walker left Jamaica about a year ago, shortly after an attack upon thirteen-year-old Sadie Dobson, who lived with her father, John Dob-Dobson, who lived with her father, John Dobson, on the Rockaway road. A warrant was issued for his arrest, but he could not be found. On Saturday night Walker attacked Katle Smeltz, a daughter of Harmon Smeltz, an oyster planter at Hammel's station. The girl's father and brothers and a score of incensed citizens, armed with guns, axes, and rooes, Joined a vain pursuit of him.

Detective Ashmead suspected that Walker would return to Jamacia to take refuge, and was on the lookout for nim. He finally caught him entering the kitchen of Mrs. Dewey on Fulton street, where his sister is employed.

HE IS A BOOKKEEPER AGAIN.

Convict Samuel Seely Promoted from Sort-

Samuel C. Seely, the former bookkeeper of the Shoe and Leather Bank of this city, who is serving an eight years' sentence in the Kings county penttentiary for stealing \$354,000, was set at work sorting curled hair in the penitentiary a day or two after his arrival. He was recently

day or two after his arrival. He was recently promoted, and is now acting as one of the book Respers in the prison building.

Until his promotion, his place in the lock-step march from workshop to kitchen and cell was between a negro burglar and an Indian thief. Now he marches between two white pickpocksts. Seely is said to have been a careful worker, and he is regarded as a good prisoner. A convict bookkeeper, known as the tally clerk, who Reeps count of the gamber of pounds of hair sorted, was discharged on Monday, and the place was given to Seely.

The prisoner has been tranferred since he was getered at the penitentiary to a cell on the main

received at the penitentiary to a cell on the main floor larger than that which he at first occupied. Warder, Hayes says this was done because Seely gives his keepers no trouble.

Sons of the American Revolution,

Judge Patterson of the Supreme Court has approved the certificate of incorporation of the New York State Society of the Sons of the American Revolution. The managers are Channey M. Depew, Robert B. Roosevelt, Ira Bliss Stewart, Edward Hagaman Hall, Henry Hall, John C. Calhoun, Walter S. Logan, An-Hall, John C. Calhoun, Walter S. Logan, Andrew J. C. Faye, Ferdinand P. Earle, Hugh R. Garden, Thomas Wilson, Frederick D. Grant, William W. J. Warren, Ebenezer Wright, and Stephen M. Wright of this city: John Winfield Scott of Fast Orange, and Elbridge G. Spaulding, the Fresident of the Buffalo Chapter, and J. Warren Cutler, the President of the Rochester Chapter, Utlers interested in the society are William Seward Webb, Thomas Ewing, John Quincy Adams, Judge Roger A. Pryor, Seth E. Thomas, Horace Potter, Wm. H. Webb, John H. Stedman, and John II. Brewster, Jr.

Military and Naval Order of the United

The first reception and luncheon of the Military and Naval Order of the United States occurred yesterday at the Century, 122 William street, which is said to be the oldest house in New York. The order is a new organization, and York. The order is a new organization, and differs from other patriotic organizations insomuch that its members must be descended in the male line from officers who have served in one of the four wars in which the United States have been engaged with foreign nations. Descendants to the female line from such officers are not eligible or those who have descended from veterans of the war of the Revolution. Gen. Fits John Forter, one of the companions of the council, read a paper on the Mexican war, and ten. Egbert is. Viele speke briefly on the future of the order.

Normal School Graduates Favored at Mount

MOUNT VERNON, N. Y., March 6,-Quite a stir has been caused among the teachers of the public schools of this city over the action of School Trustee Meyers, who, at the meeting of School Trustee Meyers, who, at the meeting of the Board of Education, pointed out to the other members that the law requires teachers to be Normal School graduates and to hold certificates of examination from that institution. Trustee Meyers raised his objection when Miss Etta Bruce, a Mount Vernon High School graduate was appointed a teacher. No said he favored Normal School graduates as the appointment of others than those was an injustice to the children and a discredit to the Board of Education. The matter will be discussed at the next meeting of the Board.

A. O. U. W. Officers Elected.

SYRACUSE, March 6 .- The morning session of the grand lodge of the A. O. U. W. was devoted to the election of officers, and the following were elected: Grand Master Workman, J. Stone Armatrong of Buffaio; Grand Foreman, F. A. Burnham of New York; Grand Gverseer, George W. Mayon of Ballston Spa; Grand Receiver, John Hodga; Grand Recorder, N. J. Horton; Grand Guidet A. C. Howe, Syracues; Inside Watchman, William Harrington of Renselaer, JIMMY LOGUE SURRENDERS.

The Well-known Burglar Tired of Mela; Hunted for Wife Murder,

PHILADELPHIA, March 6 .- Jimmy Logue, the notorious burglar, who is suspected of having murdered his wife Johanna at their home, 1,250 North Eleventh street, in this city, a dozen years ago, surrendered nimself to Coroner Ashbridge last night. The authorities concealed his identity, however, and the matter was not made public until to-day.

In October, 1893, the skeleton of a woman was found beneath the floor of a kitchen at 1,250 North Eleventh street. A handkerchief was tightly tied around the neck, which indicated that the woman had been strangled. As Logue's wife had suddenly disappeared years previously, and as Logue had not been seen since being released from the Eastern Penitentiary four years ago, after serving a sentence for burglary, the police believed that the man had murdered his wife, and that the skeleton was that of Mrs. Logue. This theory was strengthened by the fractiotion "I. L. to I. L." on a ring which was found upon one of the fingers of the skeleton. As the inscription was partially worn away, it was presumed that the "I. L." was at one time

As the inscription was partially worn away, it was presumed that the "I. L." was at one time "I. L." and that the whole was the initials of Logue and his wife.

Since the finding of the skeleton the police of this and other cities have made diligent sear-hes for the suspected murderer, but without success. Logue went to the residence of Coroner Ashbridge last night, and saying that he was tired of being hunted down, surrendered himself. The Coroner took the man to a near-bration house, where he was locked up.

Logue insists that he last saw his wife when she left him, presumably to go to New York. As she did not return in a reasonable time he became worried, and with his wife's brother, Peter Gahan, made a prolonged and unsuccessful search for her.

This afterneon Logue told a long story of his wanderings since he left this city. He said that he did not know that he was wanted here until a short time ago, when he met in Chicago a young man who had formerly lived in Philadelphia. From him, Logue says, he first learned that he was charged with having murdered his wife, and then he returned here as soon as he could earn sufficient means.

Logue offered no explanation as to the skelston found in his former abode. The case is in the hands of the Coroner, and it has not yet been decided when the accused will be formally arraigned before a Coroner's jury.

Logue is 62 years old, and since his childhood has been well known to the police. The records of the police departments of all large cities contain his history.

BITUMINOUS COAL INTERESTS.

An Important Meeting of Representatives of the Producers and Carriers,

There was a large attendance yesterday at the inous coal in the rooms of the Trunk Line Association. Mr. J. M. Ferris, general manager of the Toledo and Ohio Central Railroad, presided. Among the prominent railroad men present were First Vice-President James McCrea of the Pennsylvania Company, First Vice-President Orland Smith of the Baltimore and Ohio, Vice-President F. J. Picard of the Columbus, Sandusky and Hocking, President Frank Lawrence and Vice-President John Greenough of the Wheeling and Lake Erie, and President M. D. Woodford of the Cleveland, Lorsin and Wheeling. The Columbus, Hocking Valley and Toledo was represented by Director Thomas F. Ryan and W. A. Mills, assistant to the President. There were besides these officials the freight and coal sales agents of the railroads interested and representatives of the producers in the Pittsburgh and Ohio districts.

As has been heretofore explained, the conference was called for the purpose of making an agreement for the better maintenance of prices of bituminous coal. The miners' organization has been urging such a step for some time on the ground that in this way alone could the distress among their members in the bituminous coal regions be relieved.

The conference lasted all day yesterday, and will be resumed this morning at 10 o'clock. Chairman Ferris said after the adjournment President F. J. Picard of the Columbus, San-

will be resumed this morning at 10 o'clock. Chairman Ferris said after the adjournment that good progress had been made, and that he hoped that a definite result would be reached to-day.

GREEN BAY, WINONA AND ST. PAUL.

The Parmers' Loss and Trust Company Also Asks for a Decree of Forcelosure. MILWAUKEE, Wis., March 6 .- A supplemental bill was filed yesterday in the United States Court by the Farmers' Loan and Trust Company of New York, asking for the foreclosure and sale of the Green Bay and Winona road. The Trust Company asks to be declared in possession in consideration of insolvency.

The hearing of the application of W. S. Mowry of New York for the appointment of a receiver for the Green Hay, Winona and St. Paul road was yesterialy set for April 1 by Judge Seaman. An order was issued restraining the officers of the company from disposing of any of the property. of New York, asking for the foreclosure and

Reading's Notice to the Coal Roads.

In regard to the notice of the Philadelphia and Reading Railroad Company of its intention to abrogate joint coal freight rates into Philadel-phia with the Lebigh Valley and Central Railroad of New Jersey, Vice-President Williams of the latter company said yesterday:

sey Central, as last year only about 120,000 tons in fulfilling promises, but that in this would vote that the city pay the money. shipped into Philadelphia, out of a total tonnage annually of between 5,000,000 and 6,000,000

snipped into Thitadespina out of a total toninge annually of between 5,000,000 and 6,000,000 tons.

"The Jersey Central will not make any contest with the Reading on this point and will not retailiate and there will be no coal war. The toninge of the Jersey Central which has been going to Philadelphia will hereafter probably come to tidewater, and we will get thereby a much longer haul and will receive a proportionate increase in carnings on the transportation of this particular coal instead of sending it, as heretofore, way up the line to Bethehem. In point of fact if the action of Reading results in the diversion of this toninge to tidewater, it would be an advantage rather than a detriment to us. While it might possibly result in the abandonment of the Philadelphia market for a time by the operators located on our line and on the Lehigh Valley, there is no thought of retailation or of any action to disturb the harmony of the trade."

Grand Rapids and Indiana Annual Meeting GRAND RAPIDS, Mich., March 6.—At the annual meeting of the Grand Rapids and Indiana Railroad stockholders which was held here to-day, the only change in the Board of Directors was the election of T. J. O'Brien of Grand Rapids to succeed the late Senator Francis B. Stockbridge. During the past year the gross earnings of the lines operated were \$2,464,050, a decrease of \$142,330, and the net earnings \$591,790, an increase of \$63,921. After paying interest there is a deficit of \$343,000.

The Seaboard Air Line Boycott, WASHINGTON, March 6.-No action has been

taken by the Southern Rallway Company with reference to the cut in passenger rates instituted by their rival, the Seaboard Air Line. The cut rate went into effect this morning, but it is stated by Southern Hailway officials that not only has their traffic to-day not been affected, but that extra coaches have been attached to to-night's trains.

U. S. Marshals Guard Negro Stevedores. NEW ORLEANS, March 6 .- The German Con sul at New Orleans, Count Von Meysenburg. has demanded of the Mayor of Gretna, opposite New Orleans, the arrest of all those who participated in the attack on the German steamer Markemannia on Saturday. He also gave notice Markomannia on Saturday. He also gave notice that the facts connected with this outrage would be laid before the German Ambassador at Washington. A party of negroes were taken in a tug over to Gretna to-day, and under the protection of the United States marshals, backed by an injunction from the United States Court prohibiting any interference with the work, unloaded the steamer Nisagara. The white laborers at Gretna are still ugly; and will fight the lojunction against them in the courts. They say that they will not allow negroes to load or unload vessels in Gretna, no matter what the cost.

Lighthouse Steamer Changes.

NEW LONDON, Conn., March 6. Changes were made to-day in the commanders of lighthouse steamers in this district. Capt. William P. Lathaw, for twenty-four years master of steamer Cactus, was transferred to the place of Captain of the wharf here. Capt. George Goddari of steamer John Rodgers was transferred to the Cactus. Capt. George Rowland of the Gardenis goes to the Rodgers, and Mate George Matthews of the Rodgers takes command of the Gardenia.

A Bay Laborer's Baughter Inherits \$100,

JACKSONVILLE, March 6 .- By the death in New York recently of the Rev. R. B. Crystal of Atlanta, Ga., Miss Blanche Chapman of this city, the daughter of a day laborer, inherits \$100,000. She is about 17 years old. The prop-crty is in real estate in New York and Atlanta.

Cardinal Cibbons's Proposed Visit to Rome. BALTIMORE, March 0.—It was said at the Archiepiscopal residence to-day that Cardinal Gibbons had nowyet made any definite plans for his
wish to Rome. He will celebrate the festival of
Easter at the Cathedral.

ANDREWS TRIES BAD COPS.

HE SAYS THAT PERJURY WAS COM-MITTED IN ONE CASE.

only Important Compinints, He Thinks, Should He Tried by the Commissioners - He Advocates Saverer Punishments, Commissioner Andrews tried delinquent policemen yesterday for the first time since his appointment. In the course of the minor cases he made comments of a military character. In regard to one case, in which a policeman's witnesses outswore a roundsman, he said: "There has been perjury committed here, and some one Walsh of the West Thirtleth street station that he ought to be shaved before coming to the

Among the forty or fifty cases tried was that of Policeman Edward Rothschild of the Fifth street station, who was charged by Lena Bendiener of 279 Delancey street, with ruining her under promise of marriage, and failing to provide for her or her child, and with threatening to arrest her when she applied to him for assistance. It is alleged that Rothschild and Miss Bendiener lived together as man and wife from August, 1893, until January, 1895. When the case was called Miss Rendlener,

carrying her child, walked up to the Commissloner's deak. A large number of witnesses were on hand. Lawyer Louis J. Grant appeared for Rothschild and contended that the Police Board had no jurisdiction in the case. Just as be concluded his remarks. Miss Bendlener gave a cry and fell into a faint. One of the witnesses caught her child as she fell. She remained unconscious for nearly a quarter of an hour. Commissioner Andrews adjourned the trial in con-

missioner Andrews adjourned the trial in consequence until next Monday. Miss Bendiener
was taken home by friends.

After the trials were over Commissioner Andrews was asked for his views on the present
system of trying police cases.

"It is almost too soon to ask me that," he said.

"There are, however, too many men brought up
on charges every week. Many of the excuses
they make are no excuses at all. They had
better admit the complaints than try and clear
themselves by such filmsy explanations. There
seems to be some carelesaness in maxing
charges. It is no credit to a roundsman to make
a large number of complaints unless they are
all substantial. I do not admire the present
system of trying the police cases. The smaller
complaints should not be brought before the
Commissioners.

"They should be investigated some other way.

system of trying the police cases. The smaller compisioners.

"They should be investigated some other way, and only the more serious and important cases tried by the Commissioners. The Board should also have a counsel to prepare and prosecute important trial cases before the Commissioners. I believe that officers guilty of violations of the rules should be severely punished. I am of the opinion that various infractions of the rules which are really serious are not regarded as such. Policemen who do not obey orders and are guilty of breaches of discipline should be punished severely. Care must be taken, however, not to punish a man for something he has not done, but when an officer's guilt is clearly established the punishment should be such as will have the effect of compelling members of the force to perform their duty properly. When they know that they must do their duty or suffer the consequences the number of men coming up for trial will be greatly reduced.

"The present system of trying police delinquents cannot be changed, however, except by an act of the Legislature. I am going to investigate the case of Officers Maher and Flynn, who were charged with being in a liquor store by Roundsman Murphy. An exactly opposite state of facts was sworn to by the accuser and the accused.

WANTS A NEW GUARDIAN. The Brother of Young Mrs. Gilroy Dissat-

HAVERHILL, Mass., March 6.-Walter Scott Hale, son of the late Col. H. H. Hale, has petitioned the Probate Court, this county, for the removal of his mother, Mrs. Harriet N. Hale, from his guardianship. Young Hale is the brother of Mrs. Thomas Gilroy, Jr., son of New York's ex-Mayor, and the grandson of the late E. J. M. Hale, a millionaire mill owner, who at his death eft an estate of \$2,000,000 in trust. Hale alleges that while he was on a three years' cruise leges that while he was on a three years' cruise in the U.S. S. Baltimore his mother misspent his annuity to the extent of several thousand dollars in her society life and during the engagement of his sister Natalie, now Mrs. Gilroy. He has been living here for two months at war with his family. He is 22 years old, and his estate in trust is said to equal one-half million of dollars, from which he receives his annuity. His family now reside in New York.

THE CITY WILL PAY.

Troop & Members Will Not Have to Settle for the Improvements, The Armory Board held a meeting yesterday

afternoon in the Mayor's office. A resolution was passed asking the Sinking Fund Commission to authorize the Comptroller to issue bonds for \$26,250, the proceeds to be used in paying for the work of completing and furnishing the new armory for Troop A.

Capt. Roe was present and asked that the members of the troop be relieved from paying the \$15,000 for improvements that they had at first agreed to. The Mayor said that he believed

The Binghamton Bank Defaication.

ALBANY, March 6 .- Concerning the investigatreasurer of the Chenango Valley Savings Bank of Binghamton, Gov. Morton said to-day that the whole subject was under review in the State Banking Department and the Attorney-General's office and it is expected that a conclusion will be reached in a few days as to the designation of a Deputy Attorney-General to present the evidence to the next Broome county Grand Jury. It is understood that District Attorney Painter has said that he would not object to the appointment of special counsel to have charge of the cases. Attorney-General Hancock will consider the matter personally on his return to this city to-morrow.

Gen, La Grange in the Chair,

Gen. O. H. La Grange, the newly appointed Fire Commissioner, occupied the chair at the meeting of the Board of Fire Commissioners yesterday. There were but two trials, those of Matthew J. Murphy, Hook and Ladder 15, and James Brickhout, Hook and Ladder 3, each of whom was tried for neglect of duty and fined a whom was tried for a grace of Chief Gicque!, Engineer At the request of Chief Gicque!, Engineer Thomas King and Fireman Thomas Leuboch of Engine 2 were placed on the roll of merit for bravery in rescuing Margaret Dempsey, 64 years old, and Andrew Mct'ormick, 3 years old, from the third floor of 451 West Thirty-ninth street during a fire on the morning of Feb. 25.

Yonkers Must Pay Bamages.

WRITE PLAINS, March 6 .- Mary E. Burns got werdiet of \$1,500 to-day against the city of Yonkers before Justice Barnard in the Supreme Court. While out riding in 1891 she was thrown over an embankment of a Yonkers highway, breaking three of her ribs and doing her other bodily injury. The case during a former trial was diamissed, but the Court of Appeals sent it back for trial. Several suits of a like character de-pended upon its diaposition. Miss Burns sued to recover \$20,000. The jury stood six to six for a verdict of \$10,000, but, after ten hours' delib-eration, compromised on \$1,500.

Favor the Division of the Sugar Bound

New ORLEANS, March 6 .- The sugar planters have decided to pro rate the bounty to be paid them under the recent act of Congress. It is now generally agreed that the bounty at eightnow generally agreed that the bounty at eight-tenths of a cent a pound will amount to \$0,000,-000. The appropriation is for \$3,000,000. To prevent a rush, it is proposed that the planters shall take seven-tenths instead of eight-tenths of a cent a pound for their sugar output. Noth-ing has been agreed on as to the million dollars deficiency, but it is probable that the next Con-gress will be asked to make another appropria-tion to pay the entire bounty.

Struck Amid the Mase of Trucks.

Benjamin Fisher, 17 years old, who lives in take on the New Jersey Central Railroad at Communipaw yesterday and started to walk home rather than wait for the next one. As he was walking up the railroad yard he was struck by a drill engine. His skull was fractured, his left arm cut off, and he received other injuries which will probably cause his death. He was removed to the City Hospital.

The Eighth Ward Republican Club. The Eighth Ward Republican Club met at Hudson Hall last night, and, after listening to an address by Isaiah Bonnell, enunciated a BUSINESS TROUBLES.

George H. Taylor, Jr., Appointed Receive for Adolph Moonells. George H. Taylor, Jr., was yesterday appointed receiver in supplementary proceedings for Adolph Moonells on the application of Henry C. L. Peetsch, a judgment creditor. Mr. Moonelis has been a cigarettee manufacturer for many years and failed in December, 1890. His place of business was then at Avenue D and Tenth street and he owned the property there, which cost him \$60,500, but it was largely mortgaged and was sold out. When the Consolidated Cigarette Company was organized in 1888 he became the Tressurer, and he has since retained the place. He also became President of the International Cigarette Machine Company, which was organized in July, 1802, with a capital stock of \$1,000, of which

five shares of \$50 were issued to him and trans-

ferred to his wife. For several years he has held an option to buy \$12,100 of the \$25,000 stock of the Consolidated Cigarette Company. Attention has been directed to his affairs by the recent sale of both those companies to the American Tobacco Company, the so-called Cigarette Trust. the recent sale of both those companies to the American Tohaces Company, the so-called Cigarette Trust.

Mr. Moonelis in his examination in supplementary proceedings said that the sale was made in this way. The international Cigarette Machine Company transferred all its patents for the United States to the Consolidated Cigarette Gompany and the latter transferred these patents and all its assets except certain book accounts and some tobacco, cigars, and job lots to the American Tobacco Company on Feb. 23 for \$288,000. Mr. Moonelis declared that he got nothing out of the proceeds of the sale, but his wife received about \$11,000. Mr. Moonelis stated that he continues to be employed by the American Tobacco Company as manager of the manufacturing and machinery departments at a salary of \$5,000 a year.

The schedules of Truesdell, Spreter & Co., dealers in dry goods at Eighth avenue and Twenty-fourth street, show liabilities of \$57.
\$98. nominal assets \$41,917, actual assets \$20,748, of which all but \$100 is merchandise. There are about 400 creditors scattered all over the country, among them being the H. R. Clafin Company for \$5,027. Maude Spreter for \$3,810, and Sheppard Knapp & Co. for \$2,571.

WHITESIONE'S SALOON WAR.

Withdrawal of a Hondsman Causes the Margoltes Hearing to Be Postponed. WHITESTONE, L. I., March 6.-The Excise ommissioners' meeting room in the Town Hall was crowded to the doors this afternoon by witnesses in the case of Edward Margolies of this place, whose application for a saloon license is being vigorously opposed by the dominies and other villagers. To-day's meeting was called for the purpose of hearing testimony as to the

for the purpose of hearing testimony as to the character of a saloon on Seventeenth street, formerly kept by Margolles, in which it is alleged minors were harbored and entertained, and the law in other ways violated.

Among the witnesses summoned on behalf of the reformers were a number of youths who frequented Margolles's Seventeenth street place, and Frank Kelly, apparently 16 or 17 years old, who is said to have acted as bartender in the saloon.

and Frank Kelly, apparently 10 or 17 years old, who is said to have acted as bartender in the saloon.

When the case was called Mrs. Adolph Otto, one of the bondsmen who had been subponned as a witness for the crusaders, withdrew from Margolica's application. This set the matter over until the next regular meeting, on April 1, as bondsmen cannot be accepted at a special meeting of the Board.

The reformers are still at work gathering evidence against Margolies, to be submitted when the hearing is held, while Margolies is circulating for signatures a paper attesting to his good reputation. He claims that both in the protest and from the pulpit the Whitestone dominies have attempted to defame him, and says he intends to sue them when the license matter is settled. He says he will produce prominent officials of New York, with whom he was associated in politics, to testify that his personal character is unimpeachable. The dominies any that if the Excise Commissioners grant a license to Margolies in the face of the evidence against him they will apply to the Grand Jury for the indictment of the Board.

GRAVESEND POLICE BILLS. Rellef for the Men Can Be Got Only by

Means of Legislation. More than a year ago fifty-one actions at law were brought against the town of Gravesend representing the claims of policemen who had done duty previous to the annexation of the town to Brooklyn, and Referees Hirsch and Rasquin decided in favor of the plaintiffs. Judgments were obtained and filed in each of the cases. Some of these amounted to nearly \$1,800

cases. Some of these amounted to nearly \$1,000 each.
When John Y, McKane was Superintendent of Police he expended within a period of six years \$119,000 in excess of the amount appropriated by the town for police purposes.
The men performed their duty under a belief that the town was responsible for their pay, and have been decending upon their landlords and the merchants for subsistence. They are now clamoring for their pay, but, unfortunately, there is nothing to pay them with, and it can be only through legislation providing for the payment from the moneys belonging to the common land fund that the men can hope for relief.

GOT DIPHTHERIA FROM KISSING How an Elevator Boy in the Criminal Court Building Became Ill.

The Health Board does not regard seriously the statement that one of the elevator boys in the new Criminal Court building has become infected with diphtheria germs from the bacinfected with diphtheria germs from the bacteriological bureau of the department, which is situated in the building. Dr. Beebe said yesterday that Eddie Fitzsimmons, the elevator boy ill with the disease, went to the bacteriological bureau on Monday and complained of sore threat. His threat was examined, and, diphtheria germs being found, he was told to report sick and go home, which he did.

The physicians of the Board say that he could not have contracted the disease from the bacteriological bureau, and that he could have become infected only through kissing a person suffering from dilutheria. come infected only through kissing a person suffering from diphtheria.

Divorce Court Notes.

An application for counsel fees and alimony was made yesterday in the suit for separation brought by Eleanor M. Bruchhausen against her husband, Prof. Carl Bruchhausen, a teacher in the Convent of the Sacred Heart. Mrs. Bruchhausen alleges that on various occasions her husband beat and choked and otherwise ill-treated her. She has made efforts to have him discharged from the convent.

A divorce was granted to Eleanor Graham from her husband, John Graham, by Judge Daly yesterday. They were married in Honolulu in 1885. in 1885.

George Warden has brought suit for divorce from his wife, Maggie, before Judge McAdam. Testimony was adduced yesterday to the effect that Mrs. Warden had been seen poing into the Eighth Avenue Hotel accompanied by a man.

Baptist Papers Unite.

Two well-known religious journals, the Christion Inquirer and the Examiner, the organs of the Baptist denomination, are to be consolidated. Negotiatione to that end were concluded on Monday. The proposal for the consolidation of the two journals was first made by the Rev. Dr. J. B. Calvert, who held that the existence of two papers prevented either from attaining the success which the publication of a single journal representing the Haptist denomination would reach. The consolidated paper will be called the Examiner, and will be published by the Examiner Company.

Died in a Police Station.

Policeman Moran of the Mercer street police station yesterday arrested for drunkenness a woman about 50 years of age. She became ill in the station house and died before her name could be learned. She was poorly dressed. Her left leg was deformed, and she wore a shoe with a high cork sole. The woman had brown hair mixed with gray and gray eyes. The body was taken to the Morgue.

Injured in Domestic Warfare, Mrs. Rose Burke, aged 54 years, of 32 Floyd

street, Williamsburgh, quarrelled with her daughter-in-law, Catherine Burke, early yester day morning, and went into her bedroom to arm herself with a bedslat. While she was half way under the bed getting out a slat the bed fell upon her, and she received serious in-juries. She was taken to the Homospathic Hospital.



Is out of order if you have bitter taste, offensive breath, Sick headache, slight fever, weight or fullness in the stomach, Heartburn, or Nausea.

Hood's Pills rouse the Liver, cure biliousness, restore proper digestion, expel accumulated impurities, cure Constipation. Purely vegetable, easy to take. 25 cents. Prepared by C. I. Hood & Co., Lowell, Mass. LAWMAKING AT TRENTON.

STATE WATER BOARD AND EQUAL TAXATION BILLS SHELVED.

of a Bemocratic Governor in Conse-quence-Oteott Says that the Ratironds Now Pay Their Share of the Taxes, TRENTON, March 6 .- From oleomargarine and arbed wire fences to equal taxation and a State water supply was the gamut of legislative action to-day. The bill to prohibit the sale and manufacture of electraryarine in New Jersey was favorably reported from committee in the Senate this morning and went on the calendar despite the efforts of Senator Daly to have it re-

of barbed wire fences along public highways. The Equal Taxation bill and the bill to provide for a State Water Board were not so successful. Both were beaten in the House by the adoption of adverse reports from the committees to which they had been referred. These bills were among the popular measures for which the Hudson county members have been clamoring. and when the Equal Taxation bill, which was designed to make railroad companies pay more local taxes, was beaten, Assemblyman F. Schober, the introducer, who is a Republican, got up, and while Speaker Cross was lican, got up, and while Speaker Cross was rapping for order excitedly said, "This means the election of a Democratic Governor this fall, for it is plain that the corporations own this House." The Hudson members were elected upon a platform which favored these measures, the two-cent ferriage and other similar bills directed against corporations. Assemblyman Olcott, in championing the action of the Committee on Railroads and Canals in reporting the Equal Taxation bill adversely, said that the committee was of the opinion the railroads paid their full share of the taxes. Last year, he said, they paid \$1.519.601 in taxes, and that of this amount Jersey City received \$202.000.

Assemblyman Storrs' bill to abolish the State Board of Arbitration came up in the Senate this afternoon for final passage, but it was opposed so vigorously by Senator Daly, who claimed that the members of the Board had been attacked without an opportunity to reply, that the bill was recommitted in order that a public hearing might be had upon it next Wednesday afternoon.

Senator Daly tried to get Senator Bradiey to

hearing might be had upon it next Wednesday afternoon.

Senator Daly tried to get Senator Bradley to report his own riparian bill, but was unsuccessful. Mr. Hradley says that the reason he does not report the bill is because he has not the necessary votes to pass it. In answer to a question from Senator Winton, Mr. Bradley said that he would report within forty-eight hours the bills to give local option to boroughs.

Senator Voorhees introduced in the Senate this afternoon a bill intended to validate the corporate existence of Montclair, which is believed to have been impaired by the Supreme Court decision declaring unconstitutional the short law of 1888 under which Montclair, Englewood, and other towns were incorporated. A bill to cut down the compensation of Prosecutors of the Pleas in second-class counties passed the Senate this afternoon. The bill fixes a salary of \$1.500 in lieu of all fees.

MRS. MINTURN'S PROJECT.

Well-known Physicians Favor the Plan fo

Mrs. Minturn has received many letters during the last two weeks congratulating her on her project of establishing a "pay hospital" for

ing the last two weeks congratulating her on her project of establishing a "pay hospital" for persons suffering from contagious diseases, for which Mrs. Minturn contributed \$25,000. These letters were among those received:

Dr.a. Mrs. Minturn: I was greatly gratified to see by the public print that you had suggested the establishment of a pay hospital for contagious diseases, and that you had made the idea practicable by your generous offer. There is nothing so much needed at the present time. All the hospitals to which contagious diseases are at present aumitted have as their object the protection of the well by the removal of the protection of the well by the removal of the protection of the well by the removal of the protection of the well by the removal of the burner of the protection of the well by the removal of the works its own defend upon the patient, and it often works its own defend upon the patient has printed as hotel or boarding house, this proper sanitation is neglected, because the physicial proper the profession of the sick man's comfort leads him to risk the public which to send him. Very truly yours.

Dran Mrs. Mistren: The need for a nospital for scarlet fever and diphtheria patients who are abit to pay becomes more urgent every year with the increase in the size of the city. The number of persons living in hotels, boarding houses, apartiment nouses, and schools is larger every year. The dread of scarlet fever and diphtheria is very great, it is difficult to isolate the patient except in private houses. The willard Parker Hospital was intended for the poor and should be used by the poor. A pay hospital would solve this problem which has perplected us all. The sick would be sales, "shall be amended so as to read as follows:

SE: 4. The Comptroller shall, before 0:1, 1, 1903, soil or otherwise convert into cash the se-writtes in which the proceeds of the sales of said lands and land scrip constituting the fund known as the college value, and shall ensue to tended at their fair market value, and shall ensue to tended at their fair market of the college land scrip fund the proceeds thereof, and on the college land scrip fund the proceeds thereof, and on the college land scrip fund amount of such proceeds shall be credited to the general fund and deemed a part thereof. The proceeds of the sale of such lands or land scrip, which may be received by the Comptroller from time to time hereafter. In pursuance of law, shall in like manner be credited to the general fund and deemed a part thereof. The Comptroller shall, on Oct. 1, 1895, issue and deliver to the Cornell University a certificate of the State to the effect that the State will pay to the Cornell University annually thereafter, as long as it shall comply with this act and said act of Congross, dive per cent, of the annual of the proceeds fina credited to the general thereafter, as such proceeds of such sales shall be paid to him and so credited to the general fund, the Comptroller shall issue like certificates for the payment to the Cornell University annually, from the dates of the receipts of such proceeds respectively, upon like conditions, five per cent, of the amount thereof.

TO CANARSIE BY TROLLEY.

TOO MUCH SPEED.

Policemen Report that Trolley Cars Rus Too Fast in Brooklyn,

ion Pollowed, Joseph Martin, the motorman of the Seventh wenue car which collided with a cross-town trolley car at the junction of Willoughby and

Justice Grady Officiates at a Marriage Car-Police Justice Grady, in the Essex Market

Police Court vesterday, made man and wife Solomon Lewis, a young English compositor, and Betsy Werjman, the 16-year-old daughter of a watchman living at 10 Canal street. Lowis bad been arrested for abducting the girl and held in \$3,000 bail. The girl's parents consented to withdraw the complaint on condition that Lewis married her.

In performing the cremony, Justice Grady did not ask the bride if she would obey her husband. He said afterward that he omitted the question because in 69 cases out of 100 the woman had her own way.

\$80.00 Per Year

On request, by mail or telephone, Agent will be sent to give further information. Our general office may be called from any public telephone-over 1,000 in the city-without charge.

> and Telegraph Company, IS COMTLANDT OT.

In the House Assemblyman Demise succeeded in passing his bill which prohibits the erecting

The New Road Expected to Be in Operation by Decoration Day. The Nassau Electric Railroad Company of Brooklyn expects to have its line running from the foot of Broadway, Williamsburgh, to Canar sie by Decoration Day. The fare for the trip is fixed at five cents. The greater portion of the line has been constructed, and yesterday the company secured from the General Term of the Supreme Court two decisions which make the completion of the road possible across disputed ground. One of the decisions gives the company the right to begin condemnation proceedings against property on New York avenue, South Fifth street, and South Eighth street, and the other decision refuses an injunction to prevent the company from building its lines on Marcy avenue opposite Tompkins Park.

not enough, according to the terms of the con-test, to secure its adoption. To-day 'bb gave a large majority in favor of it, and next June the custom will be inaugurated. The custom of wearing cap and gown will, it is believed, make our commencements more picturesque and at the same time more dignified. The seniors will put them on about the 1st of June, and from then until they are alumni they will be distin-guishable from the graduates and the other un-dergraduates.

A general order requiring policemen to report cases where in their judgment trolley cars were run in Brooklyn at a rate exceeding ten miles an hour went into force late on Tuesday. Yes-terday Mayor Schieren received two reports, terday Mayor Schieren received two reports, one from the Classon avenue station and one from the Atlantic avenue police office. Patrolman John A. Butler reported that at 7:02 P. M. on March 5, car 1,714 of the Myrtle avenue line ran between Grand avenue and Hall street at the rate of fifteen miles an hour, and Policeman Edward L. Youngs said that trolley car 168 of the Fulton street line ran at a rate of from fifteen to twenty miles an hour at 0:52 P. M. past the corner of Fulton street and Schnectady avenue. ly by Gov. Morton, came here to-day to preside at a circuit of the Supreme Court and also at a Court of Oyer and Terminer. His eligibility was questioned by Lawyer Raiph E. Frime of Yonkers. Justice Dykman was summoned and a conference was held. Pending a decision in the matter it was decided that Barnard should hold Circuit, but not Oyer and Terminer courts. The Grand Jury adjourned until the 15th inst., when Judge Dykman will sit. The question affects several Judges in the State.

The Power Handle Flew Of and a Collis-

Adams streets in Brooklyn on Tuesday night, was discharged by Justice Walsh yesterday. Martin said that just as he was approaching the crossing his power handle flew off and fell into the street. He was trying to stop the car by throwing off the overhead power switch and applying the brake when the crash came.

A Brendway Shop Window Looted. J. B. Crook & Co. have a large sporting goods store at 1,191 Broadway, opposite the Sturtevant House, When Mr. Crook arrived at the store yesterday morning he found three policeatore yesterday morning he found three policemen standing guard in front of one of the show windows, out of which had been cut as circular piece of glass, three feet in circumference.

The men who cut the glass took from the window about \$400 worth of goods, including opera glasses, umbrellas, and solid silver ware. The rest of the stock in the window were travelling bags, which were too big to get through the aperture. The plate glass was a quarter of an inch thick. Mr. Crook thinks that the robbery was committed about 5 o'clock, as at that hour the two elsectric lights in front of the store are extinguished.

Police Court resterday, made man and wife

Telephone Rates. tween Marco and Sanborn by a broken rail. The rear coach was destroyed by fire, and the following passengers were injured: I. S. Halton, Eminence, Wis., thigh broken, taken to Worthington for surgical attention; S. T. lirown, Jonesville, back hurt: Edward Elliott, Terrelfaute, ind., body bruised; Joseph Wright, Cincinnati, back and arm injured: Edward Dryman, Vincannes, head and back hurt. and upward for New York City Exchange Service.

The Metropolitan Telephone

with the Wiegele Family. Deputy United States Marshal Frederick

money from Bernhardt. Bernhardt said that he had given Mrs. Wis-

Bernhardt said that he had given Mrs. Wiegele money and other presents with her husband's knowledge. He had also paid a doctor's bill of \$80 for Wiegele.

"Did you kiss Mrs. Wiegele when she was asleep and present her with a \$100 bill when she awoke?" was asked by counsel.

"I presented her with a \$100 bill," said Bernhardt, "but I never kissed her."

Bernhardt said that he had given Mrs. Wiegele \$2,180 for her husband when Wiegele was about to go to Europe. He counted out the money in \$20 gold pieces and passed it over the table toward Mrs. Wiegele, but her husband took it. He took a chattel morigage on Mrs. Wiegele's furniture for the amount, and when he received the money Wiegele made an agreement that he would not bother his wife any more.

Wiegele said when called that Bernhardt let.

THE REV. MR. BATTEN ARRESTED.

ASBURY PARK, March 6,-The Rev. J. Hoffman Batten, pastor of the West Grove Methodist Church, was arrested this morning and placed under a bond of \$500 on a warrant sworn out by Mayor Frank L. Ten Brocck charging him with criminal libel. The Mayor bases his accusation of libel on the following publication, accusation of libel on the following publication, which appeared in allithe church paper of which Pastor liatten is the editor:

"Election time in both Asbury Park and the township is close at hand, in the Park it is commonly rumored that Mayor Ten Brocck will be renominated by the ring, and that the better class of citizens will nominate in opposition bavid Harvey, Jr. 11 so, it is to be hoped that Asbury Park, will redeen its good name by of wearing cap and gown at Cornell, and the '04 had a majority in favor of cap and gown, but not enough, according to the terms of the con-

Then, as the District Attorney Did Not Appear, Judge Moore Adjourned Court, Judge Moore, who presides in the Court of Sessions, Brooklyn, adjourned court yesterday morning in an angry mood. Several strike indict-ments had been called for trial, and more than 100 witnesses and principals were in the court

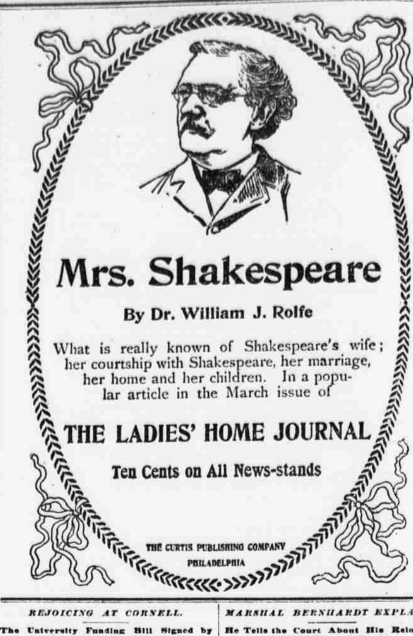
The Bowery Fire Insurance Company Goes Into Liquidation,

The eighth annual National Deaconess Conference of the Methodist Episcopal Church will begin to-day in the Central Methodist Episcopal Church, at Seventh avenue and Fourteenth

was arrighted in the Harlem Folice Courtyes-terday. He pleaded not guilty through his counsel, Tracy, Boardman & Platt, and was held in \$300 bail for trial in the Court of Gen-eral Sessions. Herman O. Armour, a brother of P. D. Armour and a member of the Produce Exchange, was in court, and he became surety for Mr. Raphael. Manager Raphael said that the law against the sale of colored oleomar-garine was unconstitutional, and that, if neces-sary, his company would carry the case to the Court of Appeals. FACIAL HUMORS Prevented by

> ASHAMED TO BE SEEN because of disfiguring facial humors is the condition of thousands

Said throughout the world, and superially by English und marieum chemiste in all continental times. Rettinis is not y Nawana a Boos, l. Raig Edward-st. Comme a Curran Dance & Canaccat. Coher, Sele Freps. Seeting, U. S. de



Gov. Morton Yesterday.

ITHACA, March 6 .- There is much rejoicing in

Cornell University circles over the fact that

Gov. Morton to-day signed the University Fund-ing bill or "Land Receipt bill," as it is called.

This bill was vetoed by Gov. Flower last year,

The bill swells the available cash in the Comp-

troller's hands by \$700,000, and at the same time gives the university a fixed and definite income from this fund upon which it can exceulate with certainty. The bill provides that section 4 of

chapter 460 of the Laws of 1863, entitled "Au

act relative to the lands granted to this State by

'An act donating public lands in the several States and Territories which may provide col-

leges for the benefit of agriculture and mechanic arts, and authorizing the sale thereof.

and the investment of the proceeds of such sales," shall be amended so as to read as fol-

Section 2 and section 7 of chapter 400 of the Laws of 1863 are repealed.

Cap and Gown to Be Worn by Cornell Sentors,

ITHACA, March 6.- Four successive senior

classes have attempted to introduce the custom

fourth has succeeded in the attempt. The class

of '92 debated the question warmly, but it was

defeated; '93 voted it down by a large majority

JUSTICE BARNARD'S POWERS.

In the Circuit Court.

limit and who was restored to the bench recent

ly by Gov. Morton, came here to-day to preside

The Cutting Estate.

under which the contest instituted by Robert L.

Cutting, 3d, over the will of his father, Robert L. Cutting, 2d, was settled in the Surrogate's Court recently, Robert L. Cutting, 3d, has pe-

titioned the Supreme Court to be allowed to

the will of his grandfather, Robert L. Cutting,

the will of his grandfather, Robert L. Cutting, which he assumed immediately after the death of his father. Mr. Cutting's petition, which was presented to Judge Patterson of the Supreme Court by his counsel, ex-Surrogate Rastus S. Hansom, was granted yesterday. Under the terms of setticinent Mr. Cutting receives \$30,000 and an income of \$4,000 a year from his brother, who became the sole beneficiary of his father's will after Robert L. Cutting, 3d, was disinherited for marrying Minnie Sellgman, the actress.

actress.

His uncle, Walter Cutting, is the sole executor under the will of Robert L. Cutting.

margarine Law.

Passengers Burt in a Ditched Train.

Hicks Brothers' Mills at Roslyn Burned.

ROSLYN, March 6.-The saw and planing mills

belonging to Hicks Brothers were burned this

morning. The fire originated in the south and

retire from the executorship and trusteeship of

For the purpose of carrying out the conditions

WHITE PLAINS, March 6 .- Justice J. F. Bar

MARSHAL BERNHARDT EXPLAINS. He Tells the Court About His Relations

Bernhardt explained his alleged friendship for Genofeva Wiegele and her husband, Henry M. Wiegele, resterday before Judge Dugro of the Superior Court in the proceeding brought by Mrs. Wiegele to open the decree of divorce which her husband recently obtained against her. Mrs. Wiegele first denied improper intimacy with Bernhardt, and said that the friendship she had for the marshal had been encouraged by her husband, who wished to borrow

more.

Wiegele said when called that Hernhordt let him have the money to start business in Europe. He considered it a friendly loan. He said that he had not suspected his wife's relations with the marshal until his return from Europe.

The case was not concluded.

He Wrote Hard Things About Mayor Tel Broeck of Asbury Park.

Asbury Park will redeem its good name by electing Mr. Harvey, who is a Christian gratieman, and so no longer have to stagger under the disgrace of having at the head of its municipal affairs a man whose most intimate companion is the champagne bottle and who feels mare at home in a run banquet than anywhere else."

The preacher appeared before Justice of the Peace Borden, pleaded not guilty, and waived examination. A civil suit for \$5,000 damages was also instituted this morning by Mayor Ten Breeck.

Broeck.
Last night Ten Broeck was unanimously re-commated for Mayor by the Republicans.

They are Questioned, and He Will Bit Only WAITED ELEVEN MINUTES. nard, who was retired by reason of the age

room at 10 o'clock, but no representative of the District Attorney's office had appeared. Judge Morre walted until 10:11, when he adjourned court until to-day as the District Attorney was not represented.

Assistant District Attorney Maguire reached the Court House a minute or two later, but there was no business lett for him. He said he had been detained on an official matter, and he thought it would take easily fifteen minutes to call the panel of jurors before the cases came on for trial.

The announcement was made yesterday that the New York Bowery Pire Insurance Company will retire from business as soon as the affairs of the company can be wound up and the outstanding liabilities transferred to another company. At the office it was said that the discour-aging condition of business for six months prompted the action of the company. The com-pany was established in 1833 with a capital of \$200,000. The present officers are: President, Charles A. Blauveit; Vice-President, Y. W. Sil-berborn, and Secretary J. Frank Patterson.

Henry Raphael, the manager of the Armour Canning Company at 182 Duane street, who was arrested on Tuesday on a warrant charging him Church, at Seventh avenue and Fourteents street, and will continue its season through Friday and Saturday. A meeting of superintendents will be held at 10:30 o'clock this morning, but the regular business of the Conference will not be opened until 2 o'clock in the afternoon, with Bishop Isaac W. Joyce presiding. with coloring elemangarine to imitate butter, was arraigned in the Harlem Police Court yes-

SPENCER, Ind., March d .- Part of the morning passenger train on the Indianapolis and Vin-cennes Railway was ditched this morning be-

> sho live in ignorance of the fact that in Curicuna BOAP is to be found the purest, awestest, and most effective skin purifier and occutifier in the world. For pimples, blackheads, red and bly skin, red, rough hands with shapeless mails, iry, thin, and falling hair, it is wonderful.

of the main mill on the second floor from some unknown cause. Great piles of lumber in the yard attached to the mills were also destroyed. The loss is estimated at about \$20,000. It is covered by insurance.